

IN THE DISTRICT COURT OF RIO ARRIBA COUNTY

STATE OF NEW MEXICO

STATE OF NEW MEXICO on the
relation of S. E. REYNOLDS,
State Engineer,

Plaintiff

vs.

ROMAN ARAGON, et al.,

Defendants.

) No. 8294

) Sub-File No. 323

) Chili Ditch
(Tr. 17.8)

ORDER

THIS MATTER having come before the Court and after
having heard the testimony, considered the evidence, and
being fully advised in the premises, now finds:

1. Name of defendant: LUIS E. MOYA
2. The parties hereto have accepted an Offer of Judgment concerning the defendant's rights; said Offer of Judgment is hereby approved.
3. The Court has jurisdiction of the parties and the subject matter herein.
4. State Engineer's hydrographic survey and report relating to the defendant's water rights have been introduced into the record and the same hereby are incorporated and made a part of this Order; that said hydrographic survey and report contain a true and correct summary of the contents of the instruments referred to therein.

5. The defendant LUIS E. MOYA
has a right to withdraw public, surface and/or
underground waters from the Rio Chama Stream
System for irrigation purposes as follows:

State Engineer's File No. 0427

Priority: 1821

Source of water: Surface waters of the Rio Chama
Point of Diversion: Through and by means of the Chili
Ditch diverted out of the South Bank of the Rio Chama,
located in the $SE\frac{1}{4}NW\frac{1}{4}SW\frac{1}{4}$ Section 24, Township 22 North,
Range 7 East, N.M.P.M., New Mexico Coordinate System,
Central Zone: X = 529,195 and Y = 1,863,370, Rio Arriba
County, New Mexico.

Location & Amount of Acreage: 4.99 acres irrigated in
part of S.H.C. 1507, Tract 2, Section 25, Township 22
North, Range 7 East N.M.P.M., Rio Arriba County, New
Mexico as shown on hydrographic survey map 17, tract 8.

Duty of water: Not to exceed three acre feet per
acre per annum delivered at the farm
head gate.

The defendant Luis E. Moya
has no other surface/ground water irrigation rights

in the aforesaid section.

That the defendant Luis E. Moya
his agents, employees, privies, co-tenants, tenants,
assigns, attorneys, and any and all other persons having
a constructive knowledge of the restraining Order should
be enjoined from any use of the surface/ground water

in the aforesaid section

for irrigation, except in strict accordance with the
water rights set out hereinabove.

IT IS, THEREFORE, ORDERED that the defendant,

Luis E. Moya

be and hereby is adjudicated to have a good and valid water
right as set forth above.

IT IS FURTHER ORDERED that the defendant

Luis E. Moya

his agents, employees, privies, co-tenants, tenants, assigns,
attorneys, and any and all other persons having constructive
knowledge of the restraining order, be and they hereby are,
enjoined from any use of the surface/ground water in

the aforesaid section
except in strict accordance with the water rights set out
hereinabove.

DATED, this 3rd day of April, 1963.

ORIGINAL Order A TRUE COPY OF

ENTERED April 3 1963 DISTRICT JUDGE

Luis M. Montoya CLERK Sub-File No. 323
P. J. Farnsworth, Deputy -3-